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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Michael A McCoy,

Plaintiff,

V.

Carolyn W. Colvin, Acting Commissioner of Social Security,

Defendant.

No. CV-15-00344-PHX-DGC

ORDER

Defendant moves to dismiss this action for lack of subject matter jurisdiction under Fed. R. Civ. P. 12(b)(1). Doc. 21. Plaintiff files a response. Doc. 22. No party requests oral argument. The Court will grant the motion.

I. Background.

On August 17, 2010, Defendant denied Plaintiff's claim for disability insurance benefits. *Id.* at 2. On December 9, 2011, at Plaintiff's reconsideration hearing, an administrative law judge reversed and forwarded Plaintiff's claim for processing. *Id.* On June 16, 2012, Defendant sent Plaintiff a Notice of Award informing him he was entitled to disability insurance benefits. *Id.* Upon Plaintiff's request, Defendant conducted a review of Plaintiff's benefits calculation. *Id.* On July 22, 2012 Plaintiff received notice that upon review, Defendant found the first decision's calculation to be correct.. *Id.* The July 22, 2012 notice also informed Plaintiff that, if he disagreed with the decision, he had the right to request a hearing before an ALJ and he had 60 days from the date he received

the letter to make the request. *Id.* No evidence suggests Plaintiff made such a request. *Id.* On February 25, 2015, Plaintiff filed this action. Doc. 1.

II. Analysis.

"A Rule 12(b)(1) jurisdictional attack may be facial or factual." *Safe Air for Everyone v. Meyer*, 373 F.3d 1035, 1039 (9th Cir. 2004). "In a facial attack, the challenger asserts that the allegations contained in the complaint are insufficient on their face to invoke federal jurisdiction. By contrast, in a factual attack, the challenger disputes the truth of the allegations that, by themselves, would otherwise invoke federal jurisdiction." *Id.* Where, as here, Defendant factually challenges the assertion of jurisdiction, the court may consider evidence extrinsic to the complaint. *Robinson v. United States*, 586 F.3d 683, 685 (9th Cir. 2009). Plaintiff bears the burden of establishing subject matter jurisdiction by a preponderance of the evidence. *Id.*

A federal district court has jurisdiction to review a final decision of Defendant made after a hearing to which the plaintiff was a party. 42 U.S.C. § 405(g); 42 U.S.C. § 1383(c)(3). No findings of fact or decision by Defendant may be reviewed except as provided under 42 U.S.C. § 405(g). 42 U.S.C. § 405(h). If the requirements of § 405(g) are not satisfied, a federal district court may have subject jurisdiction only over a "colorable constitutional claim" asserted by the plaintiff. *Califano v. Sanders*, 430 U.S. 99, 109 (1977). Plaintiff has made no constitutional claim.

Plaintiff has made no assertion and presented no evidence that Defendant has made a reviewable final decision. *See* Docs. 1, 22. Plaintiff has made no assertion and presented no evidence that he requested a hearing to challenge the determination of the amount of his benefits. *Id.* Plaintiff's one-page response states only that "Rule 103 on evidence in SSA attorney letter dating July 22 2016, which I never received, did not give me the chance to go before a administrative law judge to question the amount of benefit paid to me." Doc. 22.

Plaintiff has failed to meet his burden of establishing subject matter jurisdiction by a preponderance of the evidence. *Robinson*, 586 F.3d 685. Accordingly, the Court will

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grant Defendant's motion to dismiss. IT IS ORDERED: Defendant's motion to dismiss for lack of subject matter jurisdiction (Doc. 21) is **granted**. The Clerk is directed to terminate this matter. Dated this 2nd day of November, 2016. Samuel G. Campbell David G. Campbell United States District Judge